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Government of India Ministry of Environment, Forest and Climate Change (Issued by the State Environment Impact Assessment Authority(SEIAA), Uttar Pradesh)

To,

The Add CEO UPEIDA UTTAR PRADESH EXPRESSWAYS INDUSTRIAL DEVELOPMENT **AUTHORITY (UPEIDA)**

Paryatan Bhawan, 2nd Floor, C-13, Vipin Khand Gomti Nagar, Lucknow -226010

Subject: Grant of Environmental Clearance (EC) to the proposed Project Activity under the provision of EIA Notification 2006-regarding

Sir/Madam,

This is in reference to your application for Environmental Clearance (EC) in respect of project submitted to the SEIAA vide proposal number SIA/UP/NCP/72244/2021 dated 31 Mar 2022. The particulars of the environmental clearance granted to the project are as below.

1. EC Identification No. EC22B031UP126867

2. File No. 7011/6310

3. **Project Type** New

4. Category

6.

B1

Project/Activity including 5. Schedule No.

7(c) Industrial estates/ parks/ complexes/ areas, export processing Zones

Name of Project

"UP DEFENCE INDUSTRIAL

"UP DEFENCE INDUSTRIAL CORRIDOR" At Village –Andala, Tehsil-Khair; Village- Haibatpur, Tehsil-Khair Village- Karsua, Kiratpur Nimana; Tehsil-Koil, District-Aligarh, Uttar Pradesh

Name of Company/Organization 7.

UTTAR PRADESH EXPRESSWAYS INDUSTRIAL DEVELOPMENT

AUTHORITY (UPEIDA)

8. **Location of Project** Uttar Pradesh

9. **TOR Date** 12 Aug 2021

The project details along with terms and conditions are appended herewith from page no 2 onwards.

Date: 24/05/2022

(e-signed) Member Secretary **Member Secretary** SEIAA - (Uttar Pradesh)



Note: A valid environmental clearance shall be one that has EC identification number & E-Sign generated from PARIVESH.Please quote identification number in all future correspondence.

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State Level Environment Impact Assessment Authority, Uttar Pradesh



Directorate of Environment, U.P.

Vineet Khand-1, Gomti Nagar, Lucknow- 226010 E-Mail- doeuplko@yahoo.com, seiaaup@yahoo.com Phone no- 0522-2300541

Reference- MoEFCC Proposal no- SIA/UP/NCP/72244/2021 & SEIAA, U.P File no- 7011-6310

Sub: Environmental Clearance for Proposed "UP Defence Industrial Corridor" at at Village- Andala, Tehsil-Khair, Village Haivatpur, Tehsil Khair and Village Karsua, Kiratpur Nimana Tehsil Koal, Distt. Aligarh, Uttar Pradesh M/s Uttar Pradesh Expressways Industrial Development Authority (UPEIDA).

Dear Sir,

This is with reference to your application / letter dated 27-05-2021, 12-07-2021, 15-09-2021, 20-09-2021, 31-03-2022, 14-03-2022, 25-04-2022 & 26-04-2022 on above mentioned subject. The matter was considered by SEAC in meeting held on 26-04-2022 and SEIAA in meeting held on 11-05-2022.

A presentation was made by the project proponent along with their consultant M/s EQMS India Pvt. Ltd to SEAC on 26-04-2022.

Project Details Informed by the Project Proponent and their Consultant

The project proponent, through the documents and presentation gave following details about their project –

- 1. The environmental clearance is sought for "UP Defence Industrial Corridor" at at Village- Andala, Tehsil-Khair, Village Haivatpur, Tehsil Khair and Village Karsua, Kiratpur Nimana Tehsil Koal, Distt. Aligarh, Uttar Pradesh M/s Uttar Pradesh Expressways Industrial Development Authority (UPEIDA).
- 2. The terms of reference in matter were issued by SEIAA, U.P. vide letter no. 168/Parya/SEIAA/6310/2021 dated 12th Aug 2021 and amended TOR ref no. 212/Parya/SEIAA/6310/2021 dated 7th Oct 2021.
- 3. Public hearing has been conducted under the chairmanship of Additional District Magistrate (Administration) on 10th January 2022 at Collectorate Sabhagar Badar Bagh, Aligarh.
- 4. The project will be spread over an area of 192.0370 ha. there will be industrial area development of about 55.2840 ha which has already been procured and the remaining area will be procured for future development.
- 5. The proposed project is an industrial area development which will have multiple engineering and secondary metallurgical industries. This may involve furnace of > 30000 tonnes per annum (TPA) which is Category B sector 3(a) i.e secondary metallurgical processing industry as per EIA notification 2006 and amended till date.
- 6. The total area for Industrial Estate being < 500 ha housing category B industry, thus the project will come under activity listed at Serial no. 7(c) (Industrial Estates/Parks/complexes/areas, export processing zones (EPZs), Special Economic Zones (SEZs), Biotech Parks, Leather Complexes) under Category B (Industrial estates housing at least one Category B industry and area <500 ha.) in the Schedule of EIA Notification 2006.
- 7. Details of proposed upcoming industries:
 - Electronic Warfare Equipment Prototype/ Designing etc.
 - Telescopic Sights of Armored Fighting Vehicles
 - Drone Security Systems
 - Precision Components Manufacturing
 - Insulation Materials
 - Defence Packaging
 - Arms, Ammunition, Small Arms

- Multiple micro mission critical internal metallic components for Grenades, missiles etc/ Automation solutions and machinery for defence equipment production manufacturing unit
- Metal Components for Aerospace
- **Metal Components and Springs**
- **Small Arms and Ammunition**
- Manufacturing plant for Fire Extinguishers, Water mist Systems, fire vehicle, Fire Fighting Equipment, Appliances, Safety Rescue, Disaster Management Equipment with R&D and Training Centre.
- Manufacturing unit for advanced technological solutions in the field of defence & aerospace.
- Design, develop & manufacture in defence & Nuclear Sector (Navy & Others)
- Tungsten Carbide rod for APFSDS (Armour piercing fin stabilized discarding sabot) and Anti-Armour bullets.
- Miscellaneous Components

8. Salient features of the project as submitted by the project proponent:

S.no	Particulars	Unit	Details		
1	Project Cost	Rs.	357.84 Crores		
AREA	DETAILS	16			
2	Total Plot Area		1920370		
			(192.037 ha.)		
	Plot Area (Phase I)	m ²	552840		
			(55.284 ha.)		
	Area for Future Development	m ²	1367530		
			(136.753ha.)		
3	Common Road Area (to be developed by UPEIDA) – (A)	m ²	2 <mark>4</mark> 0376.25		
			(<mark>12.</mark> 52% of total plot		
			a <mark>re</mark> a)		
4	Common Green Area (to be developed by UPEIDA) –(B)	m ²	196261		
			(10.21% of total plot		
			area)		
FOR P	LOTTED AREA				
5	Total Plotted Area	m ²	1483732.80		
6	Ground Coverage (Permissible) (55%)	m ²	816053		
7	Permissible FAR (1)	m ²	1483733		
8	Non-FAR Area/ Service Area (0.15)	m ²	222560		
9	Built up area (FAR + Non-FAR)	m2	1706293		
10	Parking Requirement –(C)	No.	14837		
POPUI	LATION/EMPLOYMENT		1-17		
11	Staff (@20 persons per 1000 m ²)	Nos.	29675		
12	Visitor (20% additional)	Nos.	5935		
13	Total Population	Nos.	35610		

9. Land use details:

Particular	Area (Sqm)	Area (acre)	Area (ha)	Percentage	
Ground Coverage	816053	201.65	81.6053	42.49	
(Permissible)					
Open Area (including Road	489632	120.99	48.9632	25.50	
Area)					
Green Area	359472	88.83	35.9472	18.72	
Parking Area	14837	3.67	1.4837	0.77	
Common Road Area	240376	59.40	24.0376	12.52	
Total Plot Area (A)	1920370.00	474.53	192.0370	100.00	

10. Water requirement details:

Particulars	Quantity	Factor	Total Water	Domestic	Flushing	Wastewater
			Requirement	Requirement	Requirement	/ Effluent
			(in KLD)	(in KLD)	(in KLD)	(in KLD)
Water Require	ement					
Domestic						
Staff	29675	30	890	593	297	
Visitors	5935	15	89	30	59	
Sub-total			979	623	356	
				Wastewater Generation		
Wastewater				499	356	855
Industrial			_0_\$			
Industrial	366.63	12	4400	7.		2200
Water	acres	KLD/acre	6-6.	, by		
Landscaping	359472	1.2 L/m ²	428	-10	37	0
	m ²	18				
Misc.			20			16
Fire Water	7/		591			
Total Water	-//		6418			871

It is proposed to provide CSTP (1100 KLD) and CETP at the project site. Thus the effluent and sewerage will be treated within the site. Treated sewerage and effluent shall be re-used at project site for flushing, landscaping and industrial process as required. Zero Liquid Discharge shall be achieved for the project.

- 11. During operational phase the power requirement will be approximately 100 MW, which will be provided by Uttar Pradesh Power Corporation Ltd. Individual industries will set up their own power back up system as per the need and requirement.
- 12. Waste generation details:

Capacity	Standard-	Total Waste-	Biodegradable	Non-			
	Kg/day		Waste	Biodegradable			
		kg/day	kg/day	Waste			
				kg/day			
Domestic Waste							
29675	0.3	8902	3561	5341			
5935	0.15	890	356	534			
2	0.2	18	18				
P.	Kg/acre		Con				
Total Municipal Waste			3935	5875			
/22		8 kg/day					
	29675 5935 te	29675 0.3 5935 0.15 0.2 Kg/acre	Kg/day kg/day 29675 0.3 8902 5935 0.15 890 0.2 Kg/acre 18 Kg/acre 9810 8 kg/day	Kg/day Waste kg/day kg/day			

13. Around 21582 trees shall be planted by UPEIDA. Overall 33% area shall be developed as green area. About 35.947 ha (common green area i.e. 196260.95 m2) land will be converted into green area in proposed project. Apart from 21582 trees additional 53724 numbers of trees shall be planted by industries in their respective plot area. Compensatory forestation with 115000 with the help of social forestry division shall be planted. UPEIDA has paid for the forestation. Making it total no of proposed trees for this project 190306 which will be 16 times of tree felled.

14. Rain water harvesting details:

Runoff Calculation				
Pre-Development Runoff		Unit		
Catchment area	1920370	Sq.m		
Coefficient	0.1			
Rainfall Intensity	0.023	m/day		
Runoff	4416.851	cum/day		

Post-Development Runoff		
Road area	240376.25	Sq.m
Coefficient	0.7	
Open space	196261	Sq.m
Coefficient	0.3	
Plotted area	1483732.8	Sq.m
Coefficient	0.5	
Runoff	22287.19	cum/day
Recharge to be done considering 50%	11143.59	Cum/day
runoff		
Recharge Pit depth	4.00	Mt
Recharge Pit Dia	4.00	Mt
Recharge pit volume	50.27	Cum
No of recharge pits	222	No's

^{15.} The project proposal falls under category—3(a) of EIA Notification, 2006 (as amended).

Based on the recommendations of the State Level Expert Appraisal Committee Meeting (SEAC) held on 26-04-2022 the State Level Environment Impact Assessment Authority (SEIAA) in its Meeting held 11-05-2022 and decided to grant the environmental clearance for the above project proposal along with specific condition and following standard environmental clearance conditions prescribed by MoEF&CC, GoI:

I. Statutory compliance:

- I. The project proponent shall obtain forest clearance under the provisions of Forest (Conservation) Act, 1986, in case of the diversion of forest land for non-forest purpose involved in the project.
- II. The project proponent shall obtain clearance from the National Board for Wildlife, if applicable.
- III. The project proponent shall prepare a Site-Specific Conservation Plan & Wildlife Management Plan and approved by the Chief Wildlife Warden. The recommendations of the approved Site-Specific Conservation Plan / Wildlife Management Plan shall be implemented in consultation with the State Forest Department. The implementation report shall be furnished along with the six-monthly compliance report, (in case of the presence of schedule-I species in the study area)
- IV. The project proponent shall obtain Consent to Establish / Operate under the provisions of Air (Prevention & Control of Pollution) Act, 1981 and the Water (Prevention & Control of Pollution) Act, 1974 from the concerned State pollution Control Board/ Committee.
- V. The project proponent shall obtain the necessary permission from the Central Ground Water Authority, in case of drawl of ground water / from the competent authority concerned in case of drawl of surface water required for the project.
- VI. The project proponent shall obtain authorization under the Hazardous and other Waste Management Rules, 2016 as amended from time to time.
- VII. All other statutory clearances such as the approvals for storage of diesel from Chief Controller of Explosives, Fire Department, Civil Aviation Department shall be obtained, as applicable by project proponents from the respective competent authorities.
- VIII. This environmental clearance is only for the said Industrial Area. Any other activity within the Industrial Area would require separate environmental clearance, as applicable under EIA Notification, 2006 as amended from time to time. For all the individual units, environmental clearances, as applicable, shall be obtained from the respective regulatory authorities.
 - IX. The buildings shall have adequate distance (as per local building bye laws) between them to allow movement of fresh air and passage of natural light, air and ventilation in accordance

II. Air quality monitoring and preservation

- I. The project proponent shall install system to carryout Ambient Air Quality monitoring for common/criterion parameters relevant to the main pollutants released (e.g. PM10 and PM2.5 in reference to PM emission, and SO2 and NOx in reference to SO2 and NOx emissions) within and outside the Industrial area at least at four locations (one within and three outside the plant area at an angle of 120 each), covering upwind and downwind directions.
- II. The D.G. sets to be used during development/ construction phase shall be in conformity to Environment (Protection) Rules prescribed for air and noise emission standards. Storage of diesel shall be made underground and necessary approvals/permissions from Chief control of explosives to be obtained.
- III. Traffic congestion near the entry and exit points from the roads adjoining the proposed project site must be avoided. Parking, loading and unloading shall be fully internalized and no public space shall be utilized.
- IV. Vehicles hired for bringing construction material to the site should have a Pollution Under Control (PUC) certificate and shall conform to applicable air and noise emission standards and shall be operated only during non-peak hours.

III. Water quality monitoring and preservation

- I. The project proponent shall install effluent monitoring system with respect to standards prescribed in Environment (Protection) Rules 1986.
- II. Construction of storm water drains for collection, storage and its re-use as per guidelines of Central Ground Water Authority (CG WA).
- III. Fixtures for showers, toilet flushing and drinking shall be of low flow either by use of aerators or pressure reducing devices or sensor based control.
- IV. The quantity of fresh water usage, water recycling and rainwater harvesting shall be measured/recorded to ensure the water balance as projected by the project proponent. The record shall be submitted to the concerned Regional Office of the Ministry along with six monthly monitoring reports.
- V. Water demand during development/construction shall be reduced by use of pre-mixed concrete, curing agents and other best practices referred. Project specific
- VI. The project proponent shall monitor regularly ground water quality at least twice a year (pre and post monsoon) at sufficient numbers of piezometers/sampling wells in the plant and adjacent areas through labs recognized under Environment (Protection) Act, 1986 and NABL accredited laboratories.
- VII. The project proponent shall make efforts to minimize water consumption in the industrial complex by segregation of used water, practicing cascade use and by recycling treated water.
- VIII. Member industries shall treat the effluent to meet the prescribed CETP inlet norms.
 - IX. The member units shall provide RCC tanks for storage of effluent for monitoring the characteristics of effluent before taking into the Common Effluent Treatment Plant (CETP) for further treatment.
 - X. Proper flow meters along with online monitoring facilities shall be provided to monitor the effluent quality and quantity sent from member industries to CETP and from CETP to the final disposal/re-use on a continuous basis.
 - XI. Weep holes in the compound wails shall be provided to ensure natural drainage of rain water in the catchment area during the monsoon period.
- XII. To achieve the Zero Liquid Discharge, waste water generated from different industrial operations shall be properly collected, treated to the prescribed standards and then recycled or reused for the identified uses. Project specific.

- XIII. The project should not amend or alter the pathways of the natural streams or creeks/nallah flowing.
- XIV. Rain water harvesting for roof run-off and surface run- off, as plan submitted shall be implemented. Before recharging the surface run off, pre-treatment must be done to remove suspended matter, oil and grease. The borewell for rainwater recharging shall be kept at least 4 m above the highest ground water table.

IV. Noise monitoring and prevention

- Noise level survey shall be carried as per the prescribed guidelines and report in this regard shall be submitted to Regional Officer of the Ministry as a part of six-monthly compliance report.
- II. The ambient noise levels should conform to the standards prescribed under E(P)A Rules, 1986 viz. 75 dB(A) during daytime and 70 dB(A) during night time

V. Energy Conservation measures

- I. Provide solar power generation on rooftops of buildings, for solar light system for all common areas, street lights, parking around project area and maintain the same regularly;
- II. Provide LED lights in their offices and residential areas.

VI. Waste management

- I. Disposal of muck during development/construction phase should not create any adverse effect on the neighboring communities and be disposed taking the necessary precautions for general safety and health aspects of people, only in approved sites with the approval of competent authority. The ground water quality of the adjacent to dumping area should be monitored and report should be submitted to MoEF&CC and its Regional Office concerned.
- II. Fly ash bricks should be used as building material in the construction as per the provisions of Fly Ash Notification of September, 1999 and amended as on 27th August, 2003 and 25th January, 2016.
- III. All hazardous waste generated during development/ construction phase, shall be disposed off as per applicable rules and norms with necessary approvals of the Central Pollution Control Board/State Pollution Control Board.
- IV. Used LEDs shall be properly collected and disposed off/sent for recycling as per the prevailing guidelines/rules of the regulatory authority to avoid mercury contamination. Use of solar panels may be done to the extent possible. Energy conservation measures should be as per Bureau of Energy Efficiency (BEE) standards.
- V. Air pollution and the solid waste management aspects need to be properly addressed ensuring compliance of the Construction and Demolition Waste Management Rules, 2016.
- VI. The solid waste generated shall be properly collected and segregated in accordance with the Solid Waste Management Rules, 2016. Wet garbage shall be composted and dry/inert solid waste should be disposed off to the approved sites for land filling after recovering recyclable material. No municipal waste shall be disposed off outside the premises

VII. Green Belt

- The green belt/plantation of to a width of 15 m should be provided all along the periphery of industrial area with native species. The individual units should keep 33% of allotted area as green area with native place. The time bound action plan for green belt/plantation be submitted to the MoEF&CC and concerned Regional Office within three months of issue of this letter.
- II. Cutting of plants/trees are to be totally avoided by the construction labours. The contractor has to maintain log book for the purchase and distribution of fuel wood.

- III. Management Plan for biodiversity conservation along with the implementation schedule should be prepared with the help of concerned government institution /state forest department, and same to be submitted to MoEF&CC and its Regional Office before commencement of work. Sufficient fund provision to be made to implement the same.
- IV. All the topsoil excavated during development/construction activities should be stored for use in horticulture/landscape development within the project site. Report should be submitted to MoEF&CC and its Regional Office concerned.
- V. For monitoring of land use pattern, a time series of landuse maps, based on satellite imagery (on a scale of 1: 5000) of the core zone and buffer zone, shall be prepared once in 3 years (for any one particular season which is consistent in the time series), and the report submitted to MOEF and its concerned Regional office.

VIII. Public hearing and Human health issues

- I. Provision shall be made for the housing of construction labour within the site with all necessary infrastructure and facilities such as fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care, creche etc. The housing may be in the form of temporary structures to be removed after the completion of the project.
- II. Occupational health surveillance of the workers shall be done on a regular basis and records maintained as per the Factories Act.

IX. Corporate Environment Responsibility

- I. The project proponent shall comply with the provisions contained in this Ministry's OM vide F.No. 22-65/2017-1 A.1II dated Isl May 2018, as applicable, regarding Corporate Environment Responsibility.
- The company shall have a well laid down environmental policy duly approve by the Board of II. Directors. The environmental policy should prescribe for standard operating procedures to have proper checks and balances and to bring into focus any infringements/deviation/violation of the environmental / forest / wildlife norms / conditions. The company shall have defined system of reporting infringements / deviation / violation of the environmental / forest / wildlife norms / conditions and / or shareholders / stake holders. The copy of the board resolution in this regard shall be submitted to the MoEF&CC as a part of six-monthly report.
- III. A separate Environmental Cell both at the project and company head quarter level, with qualified personnel shall be set up under the control of senior Executive, who will directly to the head of the organization.
- IV. Action plan for implementing EMP and environmental conditions along with responsibility matrix of the company shall be prepared and shall be duly approved by competent authority. The year wise funds earmarked for environmental protection measures shall be kept in separate account and not to be diverted for any other purpose. Year wise progress of implementation of action plan shall be reported to the Ministry/Regional Office along with the Six Monthly Compliance Report.
- V. Self-environmental audit shall be conducted annually. Every three years third party environmental audit shall be carried out.
- VI. All the recommendations made in the Charter on Corporate Responsibility for Environment Protection (CREP) regarding plants located in the industrial estates/park shall be implemented.
- VII. Special purpose vehicle shall be established for implementation, monitoring and compliance of the environmental safeguards.

X. Miscellaneous

I. UPEIDA in consultation with UPSPCB will establish required number of CAAQMS in district

- within a period of one year and submit geo-referenced map of these stations along with data. Details of existing CAAQMS, if any, be submitted within a period of three months.
- II. Qualified Environmental health and safety experts shall be appointed and the expert will report directly to the head of the organisation.
- III. Construction material has to be brought from approved/authorized places.
- IV. Internal Road widths within the industrial area shall be minimum 18 m ROW.
- V. Parking space to accommodate trucks, cars, two wheelers and bicycles shall be provided as per the norms.
- VI. The project proponent shall make public the environmental clearance granted for their project along with the environmental conditions and safeguards at their cost by prominently advertising it at least in two local newspapers of the District or State, of which one shall be in the vernacular language within seven days and in addition this shall also be displayed in the project proponent's website permanently.
- VII. The copies of the environmental clearance shall be submitted by the project proponents to the Heads of local bodies, Panchayats and Municipal Bodies in addition to the relevant offices of the Government who in turn has to display the same for 30 days from the date of receipt.
- VIII. The project proponent shall upload the status of compliance of the stipulated environment clearance conditions, including results of monitored data on their website and update the same on half-yearly basis.
 - IX. The project proponent shall monitor the criteria pollutants level namely; PM10, SO2, NOx (ambient levels as well as stack emissions) or critical sectoral parameters, indicated for the projects and display the same at a convenient location for disclosure to the public and put on the website of the company.
 - X. The project proponent shall submit six-monthly reports on the status of the compliance of the stipulated environmental conditions on the website of the ministry of Environment, Forest and Climate Change at environment clearance portal.
 - XI. The project proponent shall submit the environmental statement for each financial year in Form-V to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subsequently and put on the website of the company.
- XII. The project proponent shall inform the Regional Office as well as the Ministry, the date of financial closure and final approval of the project by the concerned authorities, commencing the land development work and start of production operation by the project.
- XIII. The project authorities must strictly adhere to the stipulations made by the State Pollution Control Board and the State Government.
- XIV. The project proponent shall abide by all the commitments and recommendations made in the E1A/EMP report, commitment made during Public Hearing and also that during their presentation to the Expert Appraisal Committee.
- XV. No further expansion or modifications in the plant shall be carried out without prior approval of the Ministry of Environment, Forests and Climate Change (MoEF&CC).
- XVI. Concealing factual data or submission of false/fabricated data may result in revocation of this environmental clearance and attract action under the provisions of Environment (Protection) Act, 1986.
- XVII. The Ministry may revoke or suspend the clearance, if implementation of any of the above conditions is not satisfactory.
- XVIII. The Ministry reserves the right to stipulate additional conditions if found necessary. The Company in a time bound manner shall implement these conditions.
 - XIX. The Regional Office of this Ministry shall monitor compliance of the stipulated conditions. The project authorities should extend full cooperation to the officer (s) of the Regional Office by furnishing the requisite data / information/monitoring reports.
 - XX. The above conditions shall be enforced, inter-alia under the provisions of the Water (Prevention & Control of Pollution) Act, 1974, the Air (Prevention & Control of Pollution) Act,

1981, the Environment (Protection) Act, 1986, Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and the Public Liability Insurance Act, 1991 along with their amendments and Rules and any other orders passed by the Hon'ble Supreme Court of India / High Courts and any other Court of Law relating to the subject matter.

XXI. Any appeal against this EC shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

Concealing factual data and information or submission of false/fabricated data and failure to comply with any of the conditions stipulated in the Prior Environmental Clearance attract action under the provision of Environmental (Protection) Act, 1986.

This Environmental Clearance is subject to ownership of the site by the project proponents in confirmation with approved Master Plan for Aligarh. In case of violation; it would not be effective and would automatically be stand cancelled.

The project proponent has to ensure that the proposed site in not a part of any nodevelopment zone as required/prescribed/identified under law. In case of the violation this permission shall automatically deemed to be cancelled. Also, in the event of any dispute on ownership or land use of the proposed site, this Clearance shall automatically deemed to be cancelled.

Further project proponent has to submit the regular 6 monthly compliance report regarding general & specific conditions as specified in the E.C. letter and comply the provision of EIA notification 2006 (as Amended).

These stipulations would be enforced among others under the provisions of Water (Prevention and Control of Pollution) Act, 1974, the Air (Prevention and Control of Pollution) Act, 1981, the Environment (Protection) Act, 1986, the Public Liability (Insurance) Act, 1991 and EIA Notification, 2006 including the amendments and rules made thereafter.

Copy, through email, for information and necessary action to -

- 1. The Principal Secretary, Department of Environment, Forest and Climate Change, Government of Uttar Pradesh, Lucknow (email soenvups@rediffmail.com)
- 2. Joint Secretary, Ministry of Environment, Forest and Climate Change, Government of India, 3rd Floor, Prithvi-Block, Indira Paryavaran Bhawan, Jor Bagh Road, New Delhi-110003 (email sudheer.ch@gov.in)
- 3. Deputy Director General of Forests (C), Integ rated Regional Office, Ministry of Environment, Forest and Climate Change, Kendriya Bhawan, 5th Floor, Sector "H", Aliganj, Lucknow 226020 (email rocz.lko-mef@nic.in)
- 4. District Magistrate Aligarh.
- 5. Member Secretary, Uttar Pradesh Pollution Control Board, TC-12V, Paryavaran Bhawan, Vibhuti Khand, Gomti Nagar, Lucknow-226010 (email ms@uppcb.com)
- 6. Copy to Web Master for uploading on PARIVESH Portal.
- 7. Copy for Guard File.

(Ajay Kumar Sharma) Member Secretary, SEIAA